

*File under
(FEBDA) Policy
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JLJ
8/17/67*

27 FEB 1964

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NOTE TO :

RE your concern about coverage of college students under the Association Benefit Plan:

What I would like to do is to set up a meeting with you, Emmett, and me for the purpose of discussing the whole thing. In advance, however, I think we should have whatever background information or correspondence you may have. I would like to review this myself and then send it in to Emmett in advance of our meeting. At any rate, I agree with you completely that the time has come for us to address ourselves to this peculiarity of our health program.

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for review

Sent to Ben.

*Checked with Ben
6/11/67*

Follow up meeting

AMENDMENT RIDER

This rider is attached to and made a part of Master Policy No. GMF-1574
and is subject to all provisions of the policy which are not in conflict with the provisions of this rider.

The effective date of this rider is NOVEMBER 1, 1956

Notwithstanding anything in the policy to the contrary, it is agreed, for the purposes of insurance hereunder, that unmarried children who are full-time students and chiefly dependent upon their parents for support, shall be considered as eligible dependents until their 24th birthday.

MUTUAL BENEFIT HEALTH & ACCIDENT ASSOCIATION

V. J. Skutt
President.

Form 289MG

1. Agenda for meeting of 8 May 1962, set forth in memo dated 23 April 1962 provided "c. Reconsider the present provision of our hospitalization plan which extends coverage to unmarried dependent children 19 years of age and over who are attending school as full time students. The Federal Health Benefits Act does not sanction this provision and we anticipate difficulty in justifying it to the Civil Service Commission in the upcoming contract negotiations. "

2. The Minutes of the 8 May 1962 meeting in paragraph 8 provide as follows:

"8. The question of whether or not to discontinue the provision of the Hospitalization Contract whereby we now provide coverage for children reaching age 19 and who then become full-time students, was discussed at length. A motion was made by and recorded by to the effect that if, during the negotiations for the new contract, it was determined that the inclusion of the provision would have adverse effect from any standpoint, thereby necessitating the dropping of this provision, the possibility of a rider, with separate premiums entirely being added to the Contract, should be investigated. "

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3. The Minutes of the Board meeting of August 9, 1962 provide "the question of whether or not coverage of 19 year old children in college should be continued, was deferred until next year. "

4. Insurance Branch was then requested to keep a total of amount of claims paid under this "clause" from February 1, 1962 through March 5, 1964--
141 claims have been paid for \$14,697.62.